USDA RURAL DEVELOPMENT MFH PROGRAM HIGHLIGHTS OF CHANGES WITH SIGNIFICANT IMPACT

(Updated 5-8-06)

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- 3560 Interim Final Rule published
- Effective February 24, 2005

Federal Register Vol. 70, No. 34 / Tuesday, February 22, 2005 / Rules and Regulations

"U.S. citizen or qualified alien" requirements delayed indefinitely

Special Procedure Notice (SPN) dated February 24, 2005

- Agency implementation of consolidated 3560
- Distribution of Handbooks and 3560 series of forms

Procedure Notice (PN) 388 dated July 27, 2005

 Partial revision to HB-2-3560 to simplify the tenant occupancy priorities for Offfarm Labor Housing

Procedure Notice (PN) 389 dated August 17, 2005

 Partial revision to HB-2-3560 Chapter 3 Section 3 to incorporate the method for determining management fees, establish maximum state base fees, and provide types and amount for add-on fees

Unnumbered Letter (UL) dated October 5, 2005

Delay of 3560 Financial Engagement requirements

Unnumbered Letter (UL) dated October 21, 2005

Capital Needs Assessment (CNA) guidance

Procedure Notice (PN) 395 dated March 1, 2006

 Partial revision to HB-3-3560 to clarify that RD no longer finances "mixed" projects and to correct requirement that projects with eight or more units must provide tenant certifications electronically through MINC

Procedure Notice (PN) 396 dated March 15, 2006

Partial revision to HB-2-3560 to correct and update Handbook Letters

Special Procedure Notice (SPN) dated April 5, 2006

- Partial revision to HB-2-3560 to correct inconsistencies and provide clarification
- New asset and income calculation rules per 24 CFR effective this date

Procedure Notice (PN) 397 dated April 26, 2006

- Revised Form 3560-8, Tenant Certification
- For borrowers submitting through MINC, revised form will be required beginning October 1, 2006
- For borrowers submitting a paper copy, revised form will be required beginning June 1, 2006

Special Procedure Notice (SPN) dated April 26, 2006

New income limits effective this date

ELECTRONIC TRANSMISSION OF DATA (7 CFR 3560.102 (I))

HB-2-3560 Chapter 4 Sections 4 and 5, HB-2-3560 Chapter 6 Section 7, HB-3-3560 Chapter 3 Paragraph 3.2, and HB-3-3560 Chapter 4 Section 2

- Management Interactive Network Connection (MINC)
- Borrowers are required to transmit tenant and financial data and process payments electronically for projects with eight (8) units or more
- Transition deadline is February 24, 2006

PROJECT MANAGEMENT (7 CFR 3560.102)

HB-2-3560 Chapter 3 Sections 1 and 2

- Borrower and management entity must execute Form RD 3560-13, Management Certification
- Management Plan and Identity of Interest (IOI) forms must be attached to Certification

HB-2-3560 Chapter 3 Sections 1 and 2 and Attachment 3-A

- A Management Plan is required for all projects
- Form RD 1944-37, Previous Participation Certification, must be attached to Plan
- The Management Plan is reviewed by the Agency for compliance with requirements

HB-2-3560 Chapter 3 Section 2

- Borrower must submit written request for prior Agency approval of proposed self-management or management agent
- Borrowers contracting with a management agent must execute a Management Agreement
- Agency does not approve the Management Agreement
- Agency has authority to terminate management for failure to perform or deliberate fraud

HB-2-3560 Chapter 3 Section 3

- Management Fee paid only to a pre-approved management entity
- Fees consist of a base fee per occupied revenue-producing unit and add-ons for specific project characteristics
- Base fee is paid for a standard bundle of services
- Management is eligible to receive the full PUPM fee for any month or part of month that the unit is occupied
- FY 2006 maximum allowable base fee for Minnesota is \$42

TENANT ELIGIBILITY AND OCCUPANCY (7 CFR 3560.151 – 160)

HB-2-3560 Chapter 6 Section 1

- Tenants must meet the definition of an elderly household to be eligible for occupancy in an elderly designated project
- Age restrictions can not be waived
- Borrower may request a change in project designation or ineligible tenants will be required to move

HB-2-3560 Chapter 6 Section 4

Social Security Number required for all members of the household

HB-2-3560 Chapter 6 Section 6

- Borrower is responsible for development of the tenant lease that will be used at the property
- Borrower's attorney must certify that lease is in compliance with requirements
- Agency must review and approve prior to use

HB-2-3560 Chapter 6 Section 7

 Tenant re-certifications required at least annually or when a change in household status or a change in household income of \$100 or more per month (or \$50 per month if tenant requests the change)

HB-2-3560 Chapter 6 Section 7 and Chapter 7 Sections 1 and 3

- Initial tenant certifications and re-certifications must be received by Agency no later than the 10th of the effective month
- Overage will be charged for all late tenant certifications

HB-2-3560 Chapter 6 Section 2 Paragraph 6.9 and Attachment 6-B

New "Zero Income Policy" established

HB-2-3560 Chapter 6 Section 2 and Attachments 6-A and 6-C

 Annual income and adjusted income is now calculated in accordance with 24 CFR to be consistent with HUD programs

HB-2-3560 Chapter 6 Sections 3, 5 and 7

- Borrowers must establish occupancy policies for each project
- Agency must review and concur prior to implementation
- Tenants living in a unit with more bedrooms than persons in the household will be considered over-housed
- Tenants who fail to meet the occupancy requirements for the unit become ineligible
- Ineligible tenants must be re-located or vacate within 30 days or at the end of their lease, whichever is longer

TRANSFER OF UNUSED RENTAL ASSISTANCE (7 CFR 3560.259)

HB-2-3560 Chapter 8 Section 1 Paragraph 8.8 and Chapter 9 Section 5 Paragraph 9.16

- Agency authority to transfer when RA units have not been used for a 6-month period
- Agency will send borrower letter of intent to transfer with appeal rights
- Available unused units will be re-distributed based on National Office policy

PROJECT BUDGETS (7 CFR 3560.303)

HB-2-3560 Chapter 4 Section 4

- Budgets with rent increases due October 1 Agency review time is 60 days
- Budgets without rent increases due November 1 Agency review time is 30 days
- Tenant notification HB Letter 203
- Budget Narrative (Exhibit 4-3) must accompany budget form
- Priorities established for budget reviews
- Reasonable vacancy allowance based on 3-year history and capped at 10 or 15 percent

INITIAL OPERATING CAPITAL (7 CFR 3560.304)

HB-2-3560 Chapter 4 Section 2 Paragraphs 4.5 – 4.10

- Extended timeframe during which initial 2 percent operating capital may be withdrawn from the general operating account
- Requests must be made and conditions met for withdrawal after the second (2nd) and prior to the seventh (7th) full year of operation
- May be withdrawn in multiple annual installments or a single installment

RESERVE ACCOUNTS (7 CFR 3560.306)

HB-2-3560 Chapter 4 Section 3

- Increased investment options
- Form 3560-12 Request for Authorization to Withdraw Reserve Funds
- Expenditures which exceed \$3500 require minimum of two bids (plus IOI bid) bids and invoices if expenditures exceed \$5000
- Allows for withdrawal by owner of up to 25 percent of annual interest income

FINANCIAL ENGAGEMENT REPORT (7 CFR 3560.308) – Delayed for FY 2005

HB-2-3560 Chapter 4 Section 5

- Initiate by issuing the Agency's Engagement Letter
- To be prepared by a CPA or other qualified individual
- Large Projects = 16 or more units
- Engagement report in accordance with Attachment 4-B
- Small Projects = fewer than 16 units
- Limited scope engagement (requirements not yet available)

PHYSICAL CONDITION AND INSPECTIONS (7 CFR 3560.103 and Subpart H)

HB-2-3560 Chapter 5 Section 1

- Property must meet established standards for acceptable physical condition
- Physical maintenance standards apply to the site, exterior and interior of buildings, and all common areas

HB-2-3560 Chapter 9 Section 2

- Agency is required to conduct an annual physical inspection
- Inspection includes the grounds, exteriors, common areas, 5 percent of the occupied units (or at least 2) and all vacant units
- Agency also required to conduct a physical inspection as part of the triennial Supervisory Visit
- Inspection includes the grounds, exteriors, common areas, and 20 percent of the total units (or at least 6)

CAPITAL NEEDS ASSESSMENT (CNA) (7 CFR 3560.11)

HB-2-3560 Chapter 5 Section 2

- A CNA identifies the immediate and future capital needs of a project based on a physical inspection and a life-cycle analysis of the major building components, systems, equipment, and exterior amenities
- The CNA will include a replacement schedule and estimated cost
- The assessment time period should be between 10 and 20 years

A CNA may be required by the Agency in the following circumstances:

- Loan Origination initial and subsequent loans (3560.60 and HB-1-3560 Chapter 3 Section 4 and Chapter 4 Sections 1 and 3)
- Borrower requests an increase in the required transfer to the reserve account as part of their capital planning (3560.103 and HB-2-3560 Chapter 4 Sections 3 and 4)

- Transfers of Ownership (3560.406 and HB-3-3560 Chapter 7 Attachment 7-A)
- Loan Reamortizations (HB-3-3560 Chapter 11 Section 3 and Chapter 7 Attachment 7-A)
- Loan Write Down (HB-3-3560 Chapter 11 Section 4 and Chapter 7 Attachment 7-A)
- Prepayment Incentive Offers (3560.656 and HB-3-3560 Chapter 15 Section 2)

CONVENTIONAL RENTS FOR COMPARABLE UNITS (CRCU) (7 CFR 3560.11)

- RD basic rents should not exceed CRCU in the community where the housing is located
- CRCU is a component of the appraisal or market study

CRCU standards will be applied in the following circumstances:

- Loan Origination (3560.60 and HB-1-3560 Chapter 3 Section 4 and Chapter 4 Section 3)
- Subsequent Loans
- Junior Liens (3560.409 and HB-3-3560 Chapter 8 Section 1)
- Transfers of Ownership (3560.406 and HB-3-3560 Chapter 7 Section 5 and Attachment 7-A)
- Loan Reamortizations (HB-3-3560 Chapter 11 Section 3 and HB-2-3560 Chapter
 4 Section 4 Paragraph 4.28 B and C and)
- Prepayment Incentive Offers (3560.656 and HB-3-3560 Chapter 15 Section 2)

Note: CRCU does <u>not</u> apply to annual budget reviews and requests for rent increases (HB-2-3560 Chapter 4 Section 4 Paragraph 4.28 B)

DETERMINATION OF PROJECT SUITABILITY

(Program vs. Non-Program Property)

HB-3-3560 Chapter 6

- Key steps of suitability review include an analysis of ownership, a determination of need (including impact on tenants and economic viability), and a determination of site or building obsolescence
- To remain a suitable project, there must be a need for the project and the physical property can not be obsolete

A determination of project suitability must be completed by the Agency in the following circumstances:

- When there are loan repayment or compliance problems and Agency is considering special servicing actions
- Prior to making a subsequent loan

TRANSFER OF OWNERSHIP (7 CFR 3560.406)

HB-3-3560 Chapter 7

- 2-step process: preliminary and formal application
- Assess transferee eligibility and project suitability and feasibility
- Same rates and terms or new rates and terms
- Allows for equity loan at time of transfer

Basic revitalization principles:

- There is a need for the property in the community
- When the transaction is complete the property will be in the hands of eligible owners
- The transaction will address the physical needs of the property
- Existing tenants will not be displaced because of increased post transaction rents
- Post transaction rents will not exceed comparable market rents
- Any equity loan amount will be supported by a market value appraisal

HOUSING PRESERVATION / PREPAYMENT (7 CFR 3560.651 – 663)

HB-3-3560 Chapter 15

- Requirements for a complete prepayment application reduced to seven (7) items
- Tenant notifications clarified and more frequent throughout the process
- Borrowers on incentive waiting list are provided alternative options if funding for incentives is not available within 15 months
- Public Information Access (PIX) website being developed automatic electronic notification to nonprofits and other interested parties when borrower applies for prepayment or required to offer for sale to a NP

ENFORCEMENT ACTIONS (7 CFR 3560.460 – 463)

HB-3-3560 Chapter 9 Section 8

- Double Damages
- Equity Skimming criminal penalty and/or civil sanctions
- Civil Monetary Penalties